From the INTERNATIONAL SEARCHING AUTHORITY

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### WRITTEN OPINION OF THE

P.O. BOX 2207 WILMINGTON, DE 19899	•	INTERNATIONAL SEARCHING AUTHORITY						
•	,	(PCT Rule 43bis.1)						
		Date of mailing (day/month/year)	16 JUN 2005					
Applicant's or agent's file reference		FOR FURTHER ACTION						
.7540*5		See paragraph 2 below						
International application No. International filing date		(day/month/year)	Priority date (day/month/year)					
PCT/US04/38868	18 November 2004 (18	11.2004) 26 November 2003 (26.11.2003)						
International Patent Classific	cation (IPC) or both national classifica		·					
IPC(7): G07F 11/00 and US	CI · 221/13							
Applicant								
D'SILVA,,JOE		•						
D SIL V A,, JOL	· · · · · · · · · · · · · · · · · · ·							
1. This opinion contains in	dications relating to the following ite	ms:	•					
5-3	*							
Box No. I	Basis of the opinion							
Box No. II	Priority	,						
Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability							
Box No. IV	Lack of unity of invention							
Box No. V	Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
Box No. VI	Certain documents cited							
Box No. VII	Certain defects in the international application							
Box No. VIII	Certain observations on the international application							
2. FURTHER ACTIO	N	•						
If a demand for international Prelimina Authority other than the	ational preliminary examination is mary Examining Authority ("IPEA")	except that this doe n IPEA has notified	l be considered to be a written opinion of the s not apply where the applicant chooses an the international Bureau under Rule 66.1 bis(b) dered.					
IPFA a written reply to	ogether, where appropriate, with ame or before the expiration of 22 months	ndments, before the e	IPEA, the applicant is invited to submit to the expiration of 3 months from the date of mailing e, whichever expires later.					
3. For further details, see	notes to Form PCT/ISA/220.							
Name and mailing address of		Authorized office	$\frac{\text{cer}}{\sqrt{\lambda}} / \rho$ .					
Mail Stop PCT, Atta		Kenneth W N	Noland 10 10 th					
P.O. Box 1450			(703) 205 0745					
Alexandria, Virginia Facsimile No. (703) 305-32		Telephone No.	(703) 305-9745					
Faces DCT/IS A /227 (cover sh								

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US04/38868

Box No	o. I Basis of this opinion									
I. With r	regard to the language, this opinion has been established on the basis of the international application in the language in which it led, unless otherwise indicated under this item.									
	This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).									
2. With inven	regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed tion, this opinion has been established on the basis of:									
a.	type of material									
	a sequence listing									
	table(s) related to the sequence listing									
b.	format of material									
	in written format									
	in computer readable form									
c.	time of filing/furnishing									
_	contained in international application as filed.									
	filed together with the international application in computer readable form.									
	furnished subsequently to this Authority for the purposes of search.									
	Tallioned subsequently to this removely to the purposes as a second									
In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.										
4. Addit	ional comments:									
	·									

### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US04/38868

	11101411						
Box No. V Reasoned statement under Rule 43 b applicability; citations and explanation				ventive step	or industrial		
1. Statement							
Novelty (N)	Claims 1-	-25				_YES	
	Claims N					NO	
					•	•	
Inventive step (IS)	Claims 1-	-25		·		_YES	
	Claims <u>N</u>	IONE				_NO	
• • • • • • • • • • • • • • • • • • • •					•		
Industrial applicability (IA)	Claims 1-					_YES	
	Claims N	IONE			·	_NO	
Claims 1-25 meet the novelty, inventive step and industrial applicability criteria under PCT Article 33(2)-33(4) as follows:  Claim 1 recites a method to prepare individualized dosage of a medication comprising the receiving of information identifying of an individual patient, the medication and the desired dosage and the time to take the medication. There is the selecting of at least two pellets comprising of the medicament. There is the combining of the pellets into a single capsule to prepare an individualized dosage that alone or in integral multiples provides the desired dosage.  Claim 10 also recites the method of claim1 and further that there is the packaging of the single container with instructions to add the liquid to the contents of a single container to prepare a liquid dosage.  Claim 17 recites a system for preparing an individualized dosage having first, second and third databases. There is a processor associated with the databases to identify a capsule of pellets alone or in integral multiples. There is a mechanical transport system to							
prepare the capsule formulation and transports the invent identified inventory from the transport system.  Claim 22 recites the system of claim 17 in addition to a content to the liquid to the contents of the container.	•						

The above recitations in claims 1-25 are not taught nor fairly suggested by the prior art of any combination thereof.

### NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions Notes are based on the requirements of the Patent Cooperation Treaty, the latter are applicable. For more under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more unuer man really. In case of discrepancy between mese reduce and mose required detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article," "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

# INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report and the written opinion of the International The applicant has, after having received the international search report and the written opinion of the international Searching Authority, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the that, since all parts of the international application recedure there is usually no need to file amendments of the claims under Article 19 that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only (see *PCT Applicant's Guide*, Volume I/A, Annexes B1 and B2).

The attention of the applicant is drawn to the fact that amendments to the claims under Article 19 are not allowed where the International Searching Authority has declared, under Article 17(2), that no international search report would be established (see PCT Applicant's Guide, Volume I/A, paragraph 296).

# What parts of the international application may be amended ?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Preliminary Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time oven received on time it they are received by the international buleau and the expiration of the application (Rule 46.1). limit but before the completion of the technical preparations for international publication (Rule 46.1). When?

### Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one How?

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or or more of the claims as filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is amendments, differs from the sheet originally filed. can the claims appearing on a replacement sheet must be numbered in Alabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

## What documents must/may accompany the amendments?

### Letter (Section 205(b)):

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the interestional application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.